

Line

LE GOUVERNEMENT DU GRAND-DUCHÉ DE LUXEMBOURG Administration des contributions directes
 File no.
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www.impotsdirects.public.lu

Withholding tax return on income from capital

(articles 146 to 151 L.I.R.1)

The debtor of the revenue from capital must declare and pay the withholding tax to the Direct Tax Authority within eight days as from the date the income is made available $^{2)}$.

1	Name and forename or firm:
2	Domicile, main place of business or registered office:
3	Date when the income is made available ²⁾ :
4	Period for which the income is allocated:

$_{5}$ A. Income from capital subject to withholding tax at the full rate³⁾

6	Identification of the income from capital allocated		Gross amount of income 4)	Net amount of income ⁵⁾	With- holding tax rate ⁶⁾	
			€	€	%	€
7	a)	dividends, profit shares and other returns on				
		shares, stocks, profit-sharing or				
		holding of any kind in collective entities				
		(art. 97, para. 1, no 1 L.I.R. ¹⁾)				
8	b)	profit shares allocated by virtue of the capital outlay in a				
		commercial, industrial, mining or craft undertaking				
		to lenders remunerated in proportion of the				
		profit realised (art. 97, para. 1, no 2 L.I.R. ¹⁾)				
9	c)	interest and payments on bonds and other similar securities				
		referred to in section 3 of art. 97, para 1, where over and				
		above the fixed rate of interest, a right to a supplementary				
		interest which varies according to the distributed profits				
		is granted				
10				total	A:	

Remarks^{1),2),3),4),5),6)} see page 3

B. Income from capital subject to reduced withholding tax

12 The provisions of double tax treaty stipulate a reduction in the ordinary withholding tax rates where

dividends in the sense of these treaties are allocated by a Luxembourg stock corporation to residents of the other state. A list of countries with which the Grand-Duchy has concluded a convention to avoid double taxation is available on the website of the Tax Administration (http://www.impotsdirects.public.lu/conventions).

13 The implementation of these tax treaties allows the debtor of the dividends, via the relevant formalities, to apply a reduced withholding tax rate. In other cases, the debtor of the dividends applies withholding tax at the full rate. The beneficiary can request, where appropriate, the reimbursement of any excess withholding tax collected from the direct tax Authority (form 901bis).

¹⁴ Details about withholding tax operated at the reduced rate

15 a) Individuals

Line

16	Name and address of the beneficiary	Gross amount ⁴⁾ €	Net amount ⁵⁾ €	Rate %	Withholding tax €
17				70	
18					
19					
20					
21					
22					
23	total B :				

24 b) Stock corporations

25	Name and address of the beneficiary	Share- holding	Gross amount 4)	Net amount ⁵⁾	Rate	Withholding tax
		%	€	€	%	€
26						
27						
28						
29						
30						
31						
32	total C :					

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Line 33	C. Income from capital exempt from withho	lding tax									
34	1. In accordance with Article 147 L.I.R. 1) the withholding	tax is not levied	l on the i	ncome	e from cap	oital n	nentio	ned b	below l	pecause	7):
35	the debtor and the beneficiary of the income from capital are the same person at the time the income is made available ²⁾ (art.147 no 1 L.I.R. ¹⁾),										
	2. or the beneficiary is:										
36	 a) a collective entity under Article 2 of the European Counc system of taxation applicable in the case of parent corpo 					-			6/UE),		
37	b) a fully taxable resident stock corporation,										
38	c) the State, a municipality, a union of municipalities, or a d	omestic public co	ollective u	nderta	king,						
39	d) a domestic permanent establishment of a collective entit	y referred to in p	oints 2 a),	b) or	с),						
40	 e) a collective entity fully liable to a corresponding tax to the is resident in a country with which the Grand Duchy has establishment, 		•		-		perma	nent			
41	 f) a stock corporation which is resident of the Swiss Confed without benefitting of any exemption, 	leration and subj	ect to Swi	ss cor	porate taxa	ation					
42	g) a stock corporation or a co-operative society resident in a	an EEA (Europea	an Econor	nic Are	ea) country	/					
	other than a EU Member State and fully liable to a corres income tax,	sponding tax to th	ne Luxeml	oourg	corporate						
43	h) the beneficiary is a permanent establishment of a stock of (European Economic Area) country other than a EU Mer	•	co-operati	ve soc	iety reside	nt in a	an EE/	Ą			
	The beneficiary referred to in point 2 above holds or commits hin during an uninterrupted period of at least twelve months a s €1.200.000 in the debtor company.	-							ctly		
45	Details concerning the shareholding										
	Name of the holding company		Shareho in %	•	Acquisit sha	tion d arehol		the		nt of divid	

	Name of the holding company	Shareholding in %	Acquisition date of the shareholding	Amount of dividends allocated
46				
47				
48				
49				
50				
51				
52				

Comments

1) L.I.R. = law of 4.12.1967 concerning income tax.

2) Indicate the date on which the income from capital is made available. Income from capital, for which the distribution depends on a company organ, is deemed to be made available to the beneficiary on the payment date defined in this decision. If no payment date has been fixed

in the decision, the income is deemed to be made available to the beneficiary on the day after the decision.

3) Are also deemed to be income from capital the special indemnities and benefits allocated alongside or instead of the

allocations specified in points a-c.

4) Column to be completed only if the debtor of the income from capital does not pay the withholding tax.

5) Column to be completed only if the debtor of the income from capital pays the withholding tax.

6) Tax rate: 15% of gross income referred to in A, 17.65% of the net income referred to in A.

7) Tick the appropriate box.

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Line									
53	D.	Declaration and payment of the withhold	ding tax						
54		debtor's file no.		*					
55			TAX COLLECTION OFFICE						
56		Withholding tax accord	ling to A (see page 1)						
57		Withholding tax accord	ding to B a) (see page 2)						
58		Withholding tax accord	ding to B b) (see page 2)						
59		Total amount	[
60		Date of availability ²⁾ of the allocations:	-						
61		The withholding tax amount was paid of (Please specify on your transfer form: the withholding tax on income from capital DDMMYYYY)	- file no.,						
63									
64		I certify that this declaration is accurate and complete.							
65			, on						
66			signature						
67			- Granaria						
	name of signatory								
E. F	or off	icial use only							
	Tax office:								
So	ciétés	ee codes: s 1 = S 1 Sociétés 3 = S 3 Sociétés 5 = s 2 = S 2 Sociétés 4 = S 4 Sociétés 6 =		Other: to be designated in extenso					